

Electronic Title Copy

Vehicle ID Number 3BKJHM7X6HF581594 Year 17

Make KENW

Model [K370]*

Body Style

Lic Plate

Reg Exp

Weight

New/Used

Title Number

Odometer

TK

State

Date Issued

10879

77690471

PA

09-23-2017

Full Name of Owner(s)

Vehicle Brand(s)

Liens(s)

MIDNIGHT MADNESS DISTILLING LLC PO BOX 116 QUAKERTOWN, PA 18951

[PACCAR FINANCIAL CORP 240 GIBRALTAR ROAD SUITE 200 HORSHAM, PA 19044]*

Lien Date: 06-26-2017 ELT Number: 91602971201 LTN: 4719

Odometer Brand(s)

Document ID: TNWHXJWHBW THIS IS NOT A TITLE

This is an official Premier eTitleLien® Report generated by a customer of Decision Dynamics, Inc.



^{*} Information has been supplied by the lienholder, not the state titling agency.

PACCAR **FINANCIAL**

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SECURITY AGREEMENT
RETAIL INSTALLMENT CONTRACT

MIDNIGHT MADNESS DISTILLING, LLC

NAME

Motor Truck Equipment, Company

SELLER NAME 16 Motel Drive Shartlesville, PA 19554 16 Motel Drive

BUSINESS PLACE OF

Shartlesville, PA 19954

ADDRESS

SECURITY AGREEMENT RETAIL INSTALLMENT CONTRACT

Payment Frequency Monthly \$904.00 \$77,070.56 \$12,394.42 \$89,464.98 \$12,000.00 \$88,166.56 \$83,176.00 \$4,990.56 \$0.00 \$12,000.00 \$731.00 \$116.00 \$1,355.53 The Contract Balance (Item g) is payable to the Soller or his assignee based on the following schedule: Amount Each ITEMIZATION OF AMOUNT FINANCED Document Preparation Fee Title Fee PRINCIPAL BALANCE (Basic Time Price) – (c plus d) FINANCE CITARGE (Time Price Differential – See Section 17) (Estimated) CONTRACT BALANCE (Time Balance – See Section 17) – (Estimated) (e plus f) Other Battery & Tire Tax TOTAL OTHER CHARGES TOTAL DOWN PAYMENT PAYMENT SCHEDULE FET TOTAL CASH PRICE Net Trade-in Sales Tax No. of Installments 66 UNPAID CASH PRICE - (a minus b) OTHER CHARGES DOWN PAYMENT CASH PRICE (a) ල ල © ⊕ © ©

Buyer hereby grants a security interest in the Verticle(s) and any additional collateral (collectively the "Collateral"), and any Additions and Accessions thereto is dis defined below, it is Selfar and it is assigns to secure prompt payment of the indebtedness herein and parformance of Buyers other obligations, including any additional indebtedness incurred as provided by this Conflated and any extensions and renewals of the obligations and future advances and is subject to paragraph 16 "Cross Collateral" and the provisions below. The security interest extends to the proceeds of any insurance policy.

Soller hereby sells, and Boyer (meaning all undersigned buyers, jointly and severally) hereby purchases, subject to the terms set forth below and on any attachments hereto, the following described vehide(s) (the "Vehicle(s)"), delivery and acceptance of which in good order Buyer hereby action/bedges.

TRUMBAVERSVILLE, PA 18970 2300 TRUMBAUERSVILLE RD QUAKERTOWN, PA 18951

PO BOX 173

STREET ADDRESS MAILING

Buyer also admowledges that Seller has offered to self the Vehicle(s) for the cash price indicated, but that the Buyer has chosen to purchase on the terms and conditions of this Contract.

MAKE

PRICE OF VEHICLE \$83,176,00

\$83,176.00

PAYOFF DUE TO

DESCRIPTION OF TRADE-IN EQUIPMENT
VEHICLE ID NUMBER (VIN) ALLOWANCE PAYOFF

MODEL

YEAR MAKE

\$0.00

\$0.00

Total:

The Collateral is to be used for business and commercial purposes, and not for agricultural purposes or for personal, family or household use. The Collateral will be titled in the State of Pennsylvania. 2300 TRUMBAUERSVILLE ROAD BUYER REPRESENTS AND WARRANTS STREET Buyer's chief place of business is located at

QUAKERTOWN

Buyer will immediately notify Seller in writing of any change in the above address or location. This contract is entered into in the Commonwealth Perinsylvania and is governed by its laws.

18951 PA

ZIP CODE COUNTY

STATE

For each installment not paid within 10 days of the date due, Buyer agrees to pay Soller a delinquency charge of 4% of the amount of the payment of payments in arreas, provided that such a definquency charge is not prohibited by law, otherwise at the highest rate Buyer can legally obligate itself to pay amin'or seler can legally collect. DELINQUENCY CHARGE

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Page 2 of Security Agreement dated on or about May 02, 2017 between MIDNIGHT MACNESS DISTILLING, LLC (Buyer) and Motor Equatronatic company (effent) which includes, without limitation, an tern of collateral with the following Vehicle Identification Number: 386/JHH778HF58 1594.

CAT, NO. 1291A PENNSYLVANIA FSCS 11/2016

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BUYER'S INITIALS

Page 1 of Security Agreement dated on or about May 02, 2017 between MIDNIGHT MADNESS DISTILLING, LLC (Buyer) and Motor Truck Equipmont, Company (Seller) which includes, without limitation, an item of collaberal with the following Vehicle Identification Namber. BMSAHMX/SHF58154.

CAT, NO. 1291A PENNSYLVANIA FSCS 11/2016

Desc

SECURITY AGREEMENT RETAIL INSTALLMENT CONTRACT

4. TAXES. Buyer agrees that any Certificate of Title for the Collateral will show Seller's security interest (first) and will be delibered promptly to Seller's Seller has the right to hold the Certificate of Title until Buyer post all motherches and performs all other obligations under this Contract. Buyer promises nort to give any other party a lieu not security inferest in the Collateral without Seller's written consent. Buyer promises not to part with possession of, sell or lease the Collateral without Seller's written consent. Buyer promises not to part with possession of, sell or lease the Collateral without Seller's written consent. 1. CERTIFICATE OF TITLE - LIENS.

(a) agrees that from time to time, at the expense of the Buyer, 5. Buyer, will promptly execute and deliver all further instruments Buyer and documents, and take all further action that may be necessary we or desirable, or that Seller may request, in order to perfect or proposed and a security intenset granted or purported to be granted all hereby or to enable Seller to exercise and enforce its rights and downwordes hereundrew with respect to any Colladeral, and on the proposed of the properties of excitations of the Colladeral, and the posterior of the Colladeral.

2. ASSIGNMENT.

Seller has the right to assign this Contract to PACCAR Financial Dop.

To Seller has the right to assign this Contract to Portice all of the Seller's right, title and interest under this Contract law (including Seller's interest in the Colladeral). Thereaffer, the term the (including Seller's interest in the Colladeral). Thereaffer, the term the means, among other things, that Buyer will be required to make the object payments under this Contract shall mean PACCAR Financial Cop. This and payments under this Contract of PACCAR Financial Cop. 7. Fund Collect any amount Buyer owes to life Financial Cop. or to enforce any of Buyer's other the obligations to PACCAR Financial Cop. or to enforce any of Buyer's other the obligations to PACCAR Financial Cop. or to enforce any of Buyer's other the obligations to PACCAR Financial Cop. or to enforce any of Buyer's other the obligations to PACCAR Financial Cop.

3. INSURANCE.

Buyer agrees to keep the Collateral continuously insured against If the fire, collision, and any other hazard Seller specifies by a maninsurance company Seller has approved. The amount of All collateral control insurance shall be the full insurable value of the Collateral or the SEL insurance shall be the full insurable value of the Collateral or the SEL that amount of all obligations this Contract secures, whichever is FTTI greater. The insurance policy shall provide, in a form acceptable INV to Seller, for any Noss to Seller. Buyer shall deliver OTTI promptly to Seller certainty of Seller, certainty in Seller, seller, shaper shall deliver or promptly to Seller certainty of Seller, seller, shaper shall deliver or promptly to Seller certainty of Seller, seller, shaper shall deliver or promptly to Seller or and with a Doss-payable endorsement naming Seller or its assigns as loss-payable and any seller and seller of thanton to concel has deconcellation delivered to Seller at least ten (10) days before the becaused by them as Seller the Collateral is too for dramaged. Seller shall have full upwer to collect any or all insurance species and to Add apply them as Seller chooses either to satisfy any obligation resourced by this Contract (whether or on cit due no otherwise to remain from a company Seller has not approved or falls to obtain any pay insurance. Seller may (but does not have to) obtain any pay insurance. Seller may (but does not have to) obtain any pay continuance.

so, Buyer shall reimburse Seller upon demand for its expenses. Seller shall have no liability at all for any losses which occur because no insurance has been obtained or the coverage of the insurance which has been obtained is incompiete.

on the Buyer agrees to pay before delinquency all sales and other license fees and other governmental charges imposed o Collateral or its sale or use.

5. USE OF COLLATERAL.

be Buyer agrees to keep the Collateral in good repair, to prevent any ry waste, loss, change, or destruction of no to the Collateral, to prevent any unlawful use of the Collateral, and not to make or de allow to be made any significant change in the Collateral or in its of chassis, body or special equipment, without Seller's written consent. Buyer assumes all risk of damage, loss or destruction of no ro the Collateral, whether or not insured against. Seller may of examine the Collateral whetever located at any time, and Buyer will its finform Seller of the Collateral's location upon Seller's request.

6. EXPENSES PAID BY SELLER.

Buyer agrees to reimburse Seller upon demand for any expenses paid by Seller such as tease, insurance premiums: repaid bills, title fees, or in the event of a default, to the fullest extent permitted by law, the expense of retaking, holding, preparing for sale, selling and the like including, (i) the fees of any attorneys retained by Seller, and (ii) all other legal expenses incurred by Seller. Buyer's obligation to pay the expenses shall be secured by this Contract.

7. TRADE-INS.

If Buyer has traded in any property, Buyer represents and warrants that the description of it on the front of this Contract is accurate, that the title conveyed is good and its transfer rightful, and that the property is delivered free from any security interest or other lien or encumbrance.

8. NO WARRANTY.

that of the and "WITH If the Vehicle is new, there is no warranty other than manufacturer. If the Vehicle is used, it is sold "AS IS"; ALL FAULTS."

SELLER MAKES NO WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE, UNLESS SEF OUT IN WRITING AND SIGNED BY THE SELLER, THERE ARE NO OTHER WARRANTES EXPRESS OR IMPLIED.

9. ADDITIONS TO COLLATERAL.

Anything added to the Collateral, including but not limited to engines, trasensissions, tires, wheels, fifth wheels, radios and electrical equipment, tanks and any other body or structure that becomes part of the Collateral, shall constitute "Additions and Accessions" and shall be subject to Seller's security interest. All Additions and Accessions must stay with the Collateral if it is repossessed or returned to Seller.

10. DEFAULT.

Time is of the essence in this Contract. The due dates for payments and the performance of the other obligations under this contract are among its most crucial provisions. Buyer shall be in

3 of Security Agreement dated on or about May 02, 2017 between MIDNIGHT MALDNESS DISTILLING, LLC (Ruyer) and Motor imment. Company (Sellety which helders, without limitation, an item of collisional with the following Vehicle identification Number: HWT/NBF1561564.

BUYER'S INITIALS



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reasonable notice. Notice shall be given at 100 days written notice reasonable notice. Notice shall be given at the address specified in this Contract or other such address as Buyer may specified withing to Seller. Notice shall be effective when deposited propad, addressed as provided above.

(a) Buyer fails to pay on or before the due date the full amount of any scheduled payment, taxes, insurance premium, or other obligation secured by this Contract or under any other instrument

any of

o occurrence

the

default under this Contract upon following:

FINANCIAI

SECURITY AGREEMENT

PACCAR FINANCIAL

RETAIL INSTALLMENT CONTRACT

(b) Buyer fails to perform any of Buyer's obligations under this Contract;

(d) Buyer agrees that it is liable for and will promptly pay deficiency resulting from any disposition of the Collateral a default.

12. NO WRONGFUL POSSESSION.

Buyer agrees that if Seller repossesses the Collateral or otherwise obbtains possession of it. Seller will not be in wordful possession of any property contained in the Collateral or attached to it in which Seller does not have a security interest. Seller agrees to make any such property available for layor to take back at a place reasonably convenient to both parties. (c) Any representation Buyer has made in this Contract or in any credit application or financial statement Buyer has given in connection with the credit secured by the Contract turns out to be false; Any check, note or other instrument given for a payment is nonored when presented for payment; (e) The Collateral is seized or levied upon under any legal or governmental process or proceeding against Buyer or the

Buyer's death or subject to insolvency proceedings as defined the Uniform Commercial Code or becomes subject to

bankruptcy;

€.⊆

governmental process or proceeding Collateral;

(g

(g) Buyer defaults in the payment or performance of any other agreement in connection with any other obligation owed to PACCAR Financial Corp. or for borrowed money;

13. VARIATIONS OF CONTRACT. We present a property of the contract may be changed or amended unless by a written contract signed by Seller. Seller's acceptance of late payments does not mean that Seller is obligated to accept any late payments in the future. No waiver of any default shall operate as a waiver of any other default.

14. ENTIRE AGREEMENT – SEVERABILITY.
This Contract and the attached Exhibits and Addenda is the complete and exclusive statement of rights and duties between Seller and Buyer. If any provision is held unenforceable, it shall be deemed omitted without affecting the enforceability of the renating provisions. (h) Any merger of the borrower with or into any person, or any sale, conveyance, transfer, lease or other disposition (whether in one transaction or a series of transactions) of all or substantially all of the buyer's assets without the prior approval of PACCAR Financial Corp.,

15. BAD CHECKS.

Whenever a check, draft or order given by or on behalf of Buyer for the purpose of payment of any obligation arising under this Contract has been dishonored for lack of funds or credit to pay the item, or because the account has been closed, or for any other reason. Seller or its assigns will assess and Buyer will promptly pay a \$50 fee per dishonored item, or the maximum amount allowed by applicable law, if lower. (j) Any change in the Chief Executive Officer and/or the Chief Financial Officer of the Buyer without prior notification to PACCAR Financial Corp.; or (j) Seller reasonably deems the Collateral in danger of misuse, confiscation, damage, or destruction. option,

16. CROSS COLLATERAL,

If Buyer defaults under this Contract, Seller may, at its with or without notice to Buyer:

11. REMEDIES.

Declare this Contract to be in default;

(a)

Hower grants to Seller and any assignee of Seller a security in interest in the Colleteral to secure the payment and performance of say all obligations and liabilities of Buyer to Seller or to such assignee and of Seller, now existing or hereafter arising, whether under this of Saller, now existing or hereafter arising, whether under this of assignment; provided, however, upon any assignment of the Contract by Seller the assignee shall be deemed, for the purpose of this paragraph, the only party with a security interest in the Collateral. (b) Declare the entire amount of the unpaid Time Balance, after deducting unranned Time Price Differential in accordance with the applicable state law, and other charges and indebtedness secured by this Contract immediately due and payable, without profest, presentment denand or notice (including but not limited to notice of infent to accelerate and notice of acceleration), all of which Buyer walves, and Exercise all of the rights and remedies of a secured party under

17. TIME PRICE DIFFERENTIAL.

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The parties agree that during the term of the Contract, the effective doubl' Time Prote Differentle ("TPD") shall be based on an interest rate equal to £4800° percent per annum accrued daily on the unpaid balance ("Buyer's Rate"). The TPD due aed'n month shall be equal to the sum of the daily TPDs for the month. Based on the Buyer's Rate and assuming that all payments are timely made, the aggregate TPD will be £12.334.4£. Early or late pe In addition to the foregoing and any other rights Seller has under the law in effect at the time of default, the following of it without notice, demand, or legal

(a) On Seller's demand, Buyer shall deliver possession of the Collateral to Seller at a place Seller designates reasonably convenient to both parties.

provisions shall apply:

(c) Exercise all of the rights and remedies of a secured party ur the Uniform Commercial Code and any other applicable laws.

(b) Seller may enter any premises where the Collateral may found and take possession of it without notice, demand, or let

proceedings, provided such entry is in compliance with law.

Page 4 of Security Agreement dated on or about May 02, 2017 between MIDNIGHT MADNESS DISTILLING, LLC (Ruyer) and Motion-Tegrament Company (Selety which includes, without limitation, an Item of collaberal with the following Vehicle Identification Number: 38KAHX7Xet1581584,

CAT, NO. 1291A PENNSYLVANIA FSCS 11/2016



CAT. NO. 1291A PENNSYLVANIA FSCS 11/2016

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SECURITY AGREEMENT RETAIL INSTALLMENT CONTRACT

Buyer shall have the right to prepay all or part of the principal indebtedness due under this Contract at any time.

21. MISCELLANEOUS.

payments over the term of the Contract will cause the actual Bu aggragate TPD. In Time Balance and the Total Time Sale Price into to be different than disclosed. Any delay in payment could cause 21 those amounts to be greater than disclosed, resulting in a larger (a) amounts to be less than disclosed, resulting in a smaller final or "balloon" payment. Early payments could cause those pa amounts to be less than disclosed, resulting in a smaller final or exhibiting to be less than disclosed, resulting in a smaller final or exhibiting the properties of the payment or educed number of payments. In no event in what allowed by law of the state having jurisdiction over the QIP applicable state usury laws, which may reduce the Buyer's Rate define the maximum amount allowed under such usury laws now or assist hereafter in effect.

(a) This Contract shall be binding, jointly and severally, upon all parties described as the "Buyer" and their respective heirs, or executors, representatives, successors and assigns and shall intue to the benefit of Seller, its successors and assigns.

(b) This Contract and any other evidence of the indebtedness to given in comection herewith may be assigned by Seller to a third party without notice to Buyer and Buyer hereby waives any defense, counterclaim or cross- complaint by Buyer against any assignee, agreeing that Seller shall be solely responsible therefor.

(c) Buyer acknowledges receipt of a true copy of this Contract, and waives acceptance hereof.

(d) This Agreement may be executed in one or more counterparts, each of which shall be deemed an original, but all of which together shall be deemed an original, but all of which together shall constitute one and the same agreement. A photocopy or electronic signed copy of any such counterpart shall have the same force and effect as an original (ink) signature.

Buyer agrees to furnish Seller promptly with any financial statements or other information which Seller may reasonably request from time to time. Any and all financial statements will be prepared on a basis of generally excepted accounting principles, and will be complete and correct and fairly present Buyer's financial condition as of the date thereof. Seller may at any reasonable time examine the books and records of Buyer and make copies thereof.

19. CHATTEL PAPER.

20. PREPAYMENT

18. FINANCIAL INFORMATION.

22. WAIVER OF JURY TRIAL.

Except as otherwise provided by applicable law Buyer and Saller and about ware any infalt to have a lury participate in resolving any dispute, whether sounding in contract, fort, or otherwise, between the Buyer and Seller asting out of, connected with related to or connection with this Contract or other instrument, document or or connection with this Contract or other instrument, document or any applicant to the relationship established between them in connection with this Contract or other instrument, document or or agreement searched or deflered in connection therewith or the any standard and seller each hereby agree or and consent that any sould believe dark each hereby agree or and consent that any sould claim, demand, action or cause of each of the any sould be decided by court trial without a jury and that either R may file an original counterpart or a copy of this Contract with any court as written exidence of the consent of the parties herebo to the waiven of their right to trial by jury. This Contract is to be sold only to PACCAR Financial Corp. and dis is subject to the security interest of PACCAR Financial Corp. The Buoling control only copy of this Contract which constitutes "chattle paper" under incident the Uniform Commercial Core is the copy which is delivered to control and held by PACCAR Financial Corp. Not assignee or secured agreement by other than PACCAR Financial Corp. Will under any early when you was party other than PACCAR Financial Corp. will under any target any sums due hereunder, except that PACCAR Financial Corp. and may, by a separate written assignment igneed by PACCAR Financial Corp. and may, by a separate written assignment igneed by PACCAR may be a separate written assignment igneed by PACCAR may be a separate written assignment igneed by PACCAR may be a separate written.

PACCAR FINANCIA NOTICE - SEE ALL PAGES FOR IMPORTANT TERMS WHICH ARE PART OF THIS CONTRACT.

SECURITY AGREEMENT

RETAIL INSTALLMENT CONTRACT

WARNING: LIABILITY INSURANCE FOR BODILY INJURY AND PROPERTY DAMAGE CAUSED TO OTHERS NOT INCLUDED UNDER THIS CONTRACT.

NOTICE TO BUYER

DO NOT SIGN THIS CONTRACT BEFORE YOU HAVE READ IT OR IF IT CONTAINS ANY BLANK SPACES.

2. YOU ARE ENTITLED TO AN EXACT COPY OF THE CONTRACT YOU SIGN.

KEEP THIS CONTRACT TO PROTECT YOUR LEGAL RIGHTS.

SELLER: Motor Truck Equipment, Company

BUYER: MIDNIGHT MADNESS DISTILLING, LLC

ВY:

Summer Hammer, GFO
DATE: May 02, 2017

Page 6 of Security Agreement dated on or about May 92, 2017 between MIDNIOHT MADNESS DISTILLING, LLC (Buyer) and Motor Truck Equipment, Company (Setter) which includes, without limitation, an item of collateral with the following Vehicle Identification Number 3 BKJ.H#7X8HF561594,

CAT. NO. 1291A PENNSYLVANIA FSCS 11/2016

BUYER'S INITIALS

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Page 5 of Security Agreement dated on or about May 02, 2017 between MIDNIGHT MADNESS DISTILLING. LLC (Buyer) and Motor Teglatement Contaguary (Salled) which includes, without limitation, an item of colinered with the following Vehicle (dentification Number: 38C/HHY/30H:581594.

CAT, NO. 1291A PENNSYLVANIA FSCS 11/2016

Doc 134-1 Filed 08/24/21 Entered 08/24/21 07:39:27 Exhibit Page 5 of 7 Case 21-11750-mdc Desc

PACCAR FINANCIAL

RETAIL INSTALLMENT CONTRACT BUYER ACKNOWLEDGMENT SECURITY AGREEMENT

BUYER ACKNOWLEDGES THAT A TRUE COPY OF THIS CONTRACT HAS BEEN RECEIVED, READ, AND WAS COMPLETELY FILLED IN BEFORE BEING SIGNED.

BUYER: MIDNIGHT MADNESS DISTILLING, LLC

PACCAR FINANCIAL

SECURITY AGREEMENT
RETAIL INSTALLMENT CONTRACT
BUYER ACKNOWLEDGMENT

DATE: May 02, 2017

PACCAR Financial Corp. 10:

Check one of the following:

X

Yes, I want to access PACCAR Financial Online Services to make payments online. (You will receive an email welcome letter with instructions on how to sign up.)

Email Address:

I am an existing PACCAR Financial Online Services customer, currently making payments online.

Email Address:

No, I do not want to access PACCAR Financial Online Services. I prefer to receive a Coupon Book understand that I will be subject to a one-fine, non-refundable Administration Fee of \$250.00 for choosing his option.

By signing below, I understand that if payments are not made through PACCAR Financial Online Services, I am subject to a one-time, non-refundable Administration Fee of \$250.00 to be added to my account. Reason:

BUYER: MIDNIGHT MADNESS DISTILLING, LLC

ВУ

CASEY

To register to make your payments online and to view our latest product offerings, please visit www.paccarfinancial.com

PACCAR Financial Corp. (800) 777-8525 www.paccarfinancial.com Page 8 of Soculty Agreement daked on or about May U2, 2017 botween MIDNICHT MADNESS DISTILLING, LLC (Buyer) and Motor Truck Equipment, Company (Selter) which includes, without limitation, an item of colleared with the following Vehicle Identification Number: 38KJHHITX6HF58H584.

CAT. NO. 1291A PENNSYLVANÍA FSCS 11/2016

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CAT. NO. 1291A PENNSYLVANIA FSCS 11/2016

Page 7 of Security Agreement dated or or about May 02, 2017 between MIDNIGHT MADNESS DISTILLING, LLC (Buyer) and Motor Trock Equipment, Company (Seller) which includes, without limitation, an item of collateral with the following Volkicle Identification Number: 3BKJHM7X6HF681594.

PRINTED May-01-2017 1:45 PM PT

FINANCIAL

SECURITY AGREEMENT GUARANTY

Reference is made to the Security Agreement-Retail Contract ("Contract") dated May 02, 2017 between Motor Truck Equipment, Company, ("Selier") and MIDNIGHT MADNESS DISTILLING, LLC ("Buyer").

For valuable consideration, the receipt of which is hereby acknowledged, and to induce Seller to enter into the Contract, Guarantor (meaning all adversaged Cautantors, if more than one, jointly and severally) hereby unconditionally guarantees to Seller and its assigns, regardless of the enforceability of the Contract, or any other circumstances which might affect the liability of Guarantor that (i) all Buyer's indebledness under the Contract ("Debr"), including without limitation asch installment thereof, will be paid in full when due, whether at stated maturity or maturity by acceleration or otherwise. Falling payment the forms of any of which the paid in full when due in accordance with the terms of such extension of time of payment or retowal of any of the Debt. It will be paid in full when due in accordance with the terms of such extension or interval in the contract of any of the Debt. It will be paid in full when due in accordance with the terms of such extension or interval or such and the paid in full when due in accordance with the terms of such extension or interval or the contract of any or discourance or the contract of the page. The page of the contract of such and the depth of the contract of clarantor hereby waives notice of and consents to any extensions of the time of payment, renewals, releases of Colleteral, or other indugence from time to time granted to Buyer in respect of any or all of the Ordinarial and all other notices and demands whatsever respecting the Debt of colleteral, and all other notices and charantal waives the such and the estate of Guarantor. This Guaranty shall be automatically renstated if for any reason any payment in respect of from the state of Guarantor. This Guaranty shall be accordance or must otherwise be restored, whether as a result of proceedings in healty adjusting the debth of the Debt may be released without affecting the liability of any undersigned Guarantor of Guarantor and any other party latels in respect of the Debt may be released without affecting the

Dated this 2nd day of May, 2017

PHONE		
ADDRESS	138 N. MAIN ST TRUMBAVERSVILLE, PA 18970	
INDIVIDUAL GUARANTOR	, Casey payeth	

FINANCIAL

SECURITY AGREEMENT GUARANTY

Reference is made to the Security Agreement-Retail Contract ("Contract") dated May 02, 2017 between Motor Truck Equipment, Company, ("Selec") and MIDNIGHT MADNESS DISTILLING, LLC ("Buyer").

For valuable consideration, the receipt of which is hereby acknowledged, and to induce Seller to enter into the Contract, Guarantor freening all undersigned Causantors; if more than one, jointly and severally) hereby unconditionally guarantees to Seller and its assigns, regardless of the enforceability of the Contract, or any eyer circumstances which might affect the lability of Guarantor that (i) all whether the state or must be recorded or or the selliment thereof, will be paid in full when due, whether at state or maturity by acceleration or or chevins, e. Bring payment when the or age of any extension of them of payment or network by acceleration or or chevins, and in or accordance with the terms of such advanced or maturity by acceleration or otherwise, reling payment when due of any amount so guaranteed for whatever reason, Guarantor will be collidated to pay such amount immediately, regardless of whether Seller has proceeded against Buyer or the Collisteral, and of the Contract), Guarantor hereby waives notice of and consents to any extensions of the time of payment, renewals, releases of Collisteral, or other indigence from time to bring and or consents to any extensions of the time of payment, renewals, releases of Collisteral, or other indigence from time to bring and or consents to any extensions of the time of payment, renewals, releases of Collisteral, or other indigence from time to be not or the respect of any or all of the fund of Collisteral. This Guaranty shall be automatically reinstated if for any reason any payment in respect of the time of payment, presenting which be automatically reinstated if for any reason any payment in released of durantors of the contract or otherwise. Any of the undersigned Guarantor or Guarantor or Guarantor shall be automatically reinstated if for any reason any payment in released durantors, if more than one and any other party table in respect of the Debt may be released without affecting the tableting of any undersigned Guarantor or Guarantor not released Guar

Dated this 2nd day of May, 2017.

PHONE				
ADDRESS	138 N. MAIN ST	TRUMBAVERSVILLE, PA 18970		
INDIVIDUAL GUARANTOR		(CHA	ANTHONY L'BRUBBIO

Page 1 of 1

CAT. NO. 3654Aa FSCS 01/2015

Page 1 of 1

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Desc

CAT. NO. 3654Aa FSCS 01/2015

SELLER'S ASSIGNMENT

ACCEPTANCE: The foregoing assignment is hereby

ASSIGNMENT: The foregoing contract is hereby assigned under the terms of the "Seller's Assignment" above.

Motor Truck Equipment, Company

SELLER

240 Gilbraitar Road, Suite 200 Horsham, PA 19044 PACCAR Financial Corp.

BY:

Filed 08/24/21 Entered 08/24/21 07:39:27

addition to any liability of Seller under the foregoing Assignment, Seller shall have the following liability to Assignee

Limited Liability - Percentage of Contract Payoff

Non-Recourse

Limited Liability, Other

Exhibit

Page 7 of 7

SELLER'S ASSIGNMENT

SELLER'S ASSIGNMENT

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FOR VALUE RECEIVED, Seller identified on the face of this security Agreement — Retail installment Contract (the "Contract") hereby sells, transfers, and assigns to PACCAR Financial Corp., its successors and assigns (collectively Assigner) all of Sellers right, title and interest under, in and to the Contract (including Collateral therein described), guaranties of Buyer's obligations, and insurance policies and proceeds thereunder. This Assignment is subject to acceptance by Assignee at its offices, as indicated, and is comparated to the provisions of any underlying agreement between Seller and Assignee respecting acquisition of installment paper (the "Limited Liability Agreement").

In any event, if any of the following representations or warranties is untrue, Seller unconditionally agrees to repurchase from Assignee, upon demand, the Contract, and pay Assignee in cash the balance remaining unpaid threrunder plus any expenses of collection, repossession, transportation and storage, and attorney's fees and court costs incurred by Assignee, less any customary return by Assignee of unearned finance changes. In addition, Seller agrees to indomnify Assignee for any loss or expense sustained by reason of any dalm or defense Buyer may have against Seller.

Seller represents and warrants to Assignee that:

- (1) The property or services described in the Contract are accurately described therein, have been delivered to and accepted by Buyer under a bona fide deferred payment transaction as indicated in the Contract, and that all obligations of Seller to Buyer respecting sele and delivery of property or services have been fully performed;
- (2) The full amount of any down payment described in the Contract has been needeed, and that the Time Balanco is absolutely owing and payment thereof is not subject to any Buyer defense, counterdaim, setoff or deduction known to Seller;

(3) Seller has no reason to believe that any statement, representation or warranty of the Buyer or any guarantor, whether made in the Contract or in connection with Seller's extension of credit, is incorrect in any material respect, nor has Seller any knowledge of any facts impairing the validity of the Contract or diminishing its value,

(4) Insurance in such amounts and of such coverage as is required by the Contract Is effective in respect of property described in the Contract, and that Assignee's lienholder interest is fully protected by such insurance,

Full Recourse. If Buyer fails to pay any payment on the Contract when due, or if Buyer is otherwise in default under the terms of the Contract, or if Buyer or Seller becomes insolvent or makes assignment for the benefit of creditors, or if a petition for a receiver or in bankurpto, is filed by or against Buyer or Seller, then in any of such events Seller will, without equining Assignmen to proceed against Buyer or any other person or any security, repurchase the Contract on demand and pay Assignee in cash the balance remaining uppaid thereunder plus any expenses of collection, repossession, transportation and storage, and reasonable attorney's fees and court costs incurred by Assignee, less any customary refund by Assignee of unearned finance charges. Seller waives all rights aring under the Limited Liability Agreement relating to any failure on the part of Assignee to obtain possession within 180 days.

(5) The Contract is the entire agreement of Seller and the Buyer Interendent, has been acquired in the regular course of Seller's business, and that it and any guaranty thereof each is valid and genuine in all respects and is legally enforceable against all entities and all prescrows by whom it purports to have been executed; and that Seller has good and valid title thereof and full that have the contract and the assourtly interest created thereby to Assignee

(6) The security interest granted in the Contract constitutes a first priority security interest upon the property described therein; that such security interest and this Assignment thereof to Assignee have been duly perfected as required by applicable law (except insofar as issuance of any Certificate of Title with Assignee's lien notation thereon is presently pending. Seller representing and warranting that due application has been made therefor), and that the Contract and property therein described are free of all other liens or encumbrances;

(7) The Contract has been validly transferred to Assignee, that no part of the motebodness represented thereby is past due, and that no default exists on the part of the obligon thereunder, and that all legal requirements of any jurisdiction applicable to the transaction from which the Contract originated, and applicable to the Contract and the Assignment, have been satisfied.

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WALL OF CA DATE: 05/03/20/7

Page 2 of Soller's Assignment for Security Agreement dated on or about May 02, 2017 between MIDNIGHT MADNESS DISTILLING LLC (Bryen) and Motor Trock Equipment Company (Seller) which includes, without limitation, an item of collered with the following Vehicle Identification Number 38ICHMATX6H-5851594.

PRINTED May-01-2017 12:18 PM PT

CAT. NO. 1033 FSCS 12/2015

Paga 1 of Sollor's Assignment for Security Agreement dated on or about May 102, 2017 between MIDNIGHT MADNESS DISTILLANG, LLC (Buyer) Moor Index Equipment, Campany (Selecty Which includes, without limitation, an tern of colleteral with the following Vehicle Identification Number:

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CAT. NO. 1033 FSCS 12/2016